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| SERIAL NUMBER | FILING DATE | FIRST NAMED APPLICANT | | ATTORNEY DOCKETT NO. |
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| | | | EXAMINER | |
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| | | | ART UNIT | PAPER NUMBER |
| | | | | 59 |
| | | EXAMINER INTERVIEW SUMMARY REC | DATE MAILED: | |
| | | | OND | |
| , , , | nt, applicant's representa | | | |
| (1) R. DANN | Y HUNTINGT | ON (aggl rg) (3) | - | |
| (2) ARDIN | MARSCHEL | (Ear) (4) | | |
| | 5-17-01 | | - | |
| Date of interview | | | | |
| | | en to applicant applicant's representative). | | |
| Exhibit shown or demo | nstration conducted: \[\square \] | es 🗖 No. If yes, brief description: | | |
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| Agracment Muse re | ached with respect to some | ne or all of the claims in question. | ad ··· | |
| Agreement (A was re- | N /A | io or all or the claims in question. — was not reached | . . | |
| Claims discussed: | | | | |
| Identification of prior ar | t discussed: | V/A | | |
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| Description of the gene | ral nature of what was ag | reed to if an agreement was reached, or any other ∞ | omments: M, 1 | unlington |
| roland an | erroral of the | attacked Edis Amend | lment. | |
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| /A fuller description if s | page and a convert | he amendments, if available, which the examiner agr | rood would render the c | Jaime allowable must be |
| attached. Also, where | no copy of the amendmer | nts which would render the claims allowable is availal | ble, a summary thereof | must be attached.) |
| 1. It is not necess | ary for applicant to provid | e a separate record of the substance of the interview | <i>ı</i> . | |
| Unless the paragraph b | elow has been checked to | o Indicate to the contrary, A FORMAL WRITTEN-RES CE OF THE INTERVIEW (e.g., items 1-7 on the reve | SPONSE TO THE LAS | FOFFICE ACTION IS NOT |
| action has already been | n filed, then applicant is gi | iven one month from this interview date to provide a | statement of the substa | nce of the interview. |
| requirements t response requ | that may be present in the | y above (including any attachments) reflects a complete last Office action, and since the claims are now allow action. Applicant is not relieved from providing a se | wable, this completed fo | orm is considered to fulfill the |

PTOL-413 (REV. 2-93)
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